

## Offer Summary Document For use with Agreement of Purchase and Sale



Form 801 for use in the Province of Ontario

	I ADDRESS						(1	the "property")
			(municipo	al address and/or leg	al description)		1	,
or an Agreem	ent of Purcha	se and Sale dated: .	do	ay of	June		, 20 <sup>1</sup>	("offer")
This offer was su	bmitted by: <b>BR</b>	OKERAGE:						
SALES REPRESE	NTATIVE/BR	OKER:						
/We,		Name	of Buyer(s)			, have sig	gned an offer	for the property.
Bus	ver sianature		Dated		Buver signatur	e		Dated
This offer was su	bmitted,	by email (by fax, by email or in p		to the Listing B	rokerage at	p.m	on the	day of
	·	(by fax, by email or in p	erson)	11.50	Ü	•	14	14
			vocable until	p.m	on the	day of	10	20
/\/a			sss			havo	siano d an offi	ior for the property
/ <b>vv</b> e,		Nam	e of Buyer(s)			, nave	signed an on	er for the property
Виу	yer signature		Date		Buyer signatur			Date
This offer was su	ıbmitted,	(by fax, by email or in po	 ereanl	to the Listing B	rokerage at	a.m/p.m	on the	e day o
			offer:					
SELLER(S) CON	ITACT:			(ie. phone ,	/ email / fax)			
SELLER(S) CON	TACT:			(ie. phone ,	/ email / fax)			
SELLER(S) CON LISTING BROK SALES REPRESE	ERAGE:ERAGE:			(ie. phone ,	' email / fax)			
SELLER(S) CON LISTING BROK SALES REPRESE This offer was re	ERAGE:ERAGE:ERAGE:ERAGE:	OKER:rfax, by email or in person)	by the Listi	(ie. phone ,	/email / fax) 12:44 a.m./p	. <b>m.</b> on the	day of	, 20
SELLER(S) CON LISTING BROK SALES REPRESE This offer was re	ERAGE:	OKER:	by the Listii	(ie. phone ,	12:44 a.m./p	. <b>m.</b> on the	day of	, 20
SELLER(S) CON LISTING BROK SALES REPRESE This offer was re This offer was pr Offer was:	ERAGE:	OKER:  /fax, by email or in person)  (by fax, by email or in per  Signed Back/Cou	by the Listin son)	(ie. phone,	12:44 a.m./p 11:33 a.m./p	. <b>m.</b> on the	day of	, 20 , 20
SELLER(S) CON LISTING BROK SALES REPRESE This offer was re This offer was pr Offer was:  Comments:  Comments:	ERAGE:	OKER:  (fax, by email or in person)  (by fax, by email or in per  Signed Back/Cou	by the Listii t son)	(ie. phone)  ng Brokerage at  o the Seller(s) at  Expired/Declin	12:44 a.m./p 11:33 a.m./p	.m.on the	day of	, 20 , 20
SELLER(S) CON LISTING BROK SALES REPRESE This offer was re This offer was pr Offer was:  Comments: For Buyer count	ERAGE:	OKER:  (by fax, by email or in person)  Signed Back/Cou	by the Listin son) untered	(ie. phone,	12:44 a.m./p 11:33 a.m./p	.m.on the	day ofday of	, 20 , 20 33
SELLER(S) CON LISTING BROK SALES REPRESE This offer was re This offer was pr Offer was:  Comments: For Buyer count	ERAGE:	OKER:  (fax, by email or in person)  (by fax, by email or in per  Signed Back/Cou	by the Listin son) untered	(ie. phone,	12:44 a.m./p 11:33 a.m./p	.m.on the	day ofday of	, 20 , 20 33



## **Agreement of Purchase and Sale**



Form 100 for use in the Province of Ontario

This Agreement of Purchase and	Sale dated this	day of	20
		uyers)	
SELLER,	fdsfd	S of all Buyers)	, the following
REAL PROPERTY:	(1 on legal names	or an boyers,	
Address			
fronting on the	sid	e of	
in the			
and having a frontage of	m	nore or less by a depth of	more or less
		, ,	
and legally described as			
	(Legal description of land including easemen	ts not described elsewhere)	(the "property").
PURCHASE PRICE:		Dollars (CDN\$)	
<b>DEPOSIT:</b> Buyer submits	/ Laconiila / Laco	Upon acceptance on Acceptance/as otherwise described in this Agreement)	
		Upon acceptance	
completion. For the purposes of Deposit Holder within 24 hours of	this Agreement, "Upon Acceptor of the acceptance of this Agreer greement, the Deposit Holder sh o interest shall be earned, receiv	•	ed to deliver the deposit to the y acknowledge that, unless
SCHEDULE(S) A	and B	attached hereto fo	rm(s) part of this Agreement.
1			
11.50	r shall be irrevocable by	Buyer (Seller/Buyer) 9 20 11:59, after which	p.m. on
theoffer shall be null and void	and the deposit shall be returne	ed to the Buyer in full without interest.	ch time, if not accepted, this
2.	Agreement shall be completed b	by no later than 6:00 p.m. on the	day
ofoffer shall be null and void	and the deposit shall be returned	Upon completion, vacant possession of the to the Buyer in full without interest.	ne property shall be given to the
sc. sa so non and void	and the separation of the sepa		

	the Buyer hereby ap Agreement. Where not be appointed on notices. Any notice any Schedule hereto Agreement or any S hand delivered to the	points the Buyer's Brokerage as agent a Brokerage represents both the So or authorized to be agent for either relating hereto or provided for herein b, this offer, any counter-offer, notice of chedule hereto (any of them, "Docume the Address for Service provided in the	for the purpose of giving the Buyer or the Selles shall be in writing. In acceptance thereof or a shall be deemed given.	into a representation agreement with the Buyer, ing and receiving notices pursuant to this nultiple representation), the Brokerage shall er for the purpose of giving and receiving ddition to any provision contained herein and in any notice to be given or received pursuant to the iven and received when delivered personally or w, or where a facsimile number or email addres ail address, respectively, in which case, the
	•	arty (parties) shall be deemed to be or		
	FAX No.:	(For delivery of Documents to Seller)	FAX No.:	(For delivery of Documents to Buyer)
	FAX No.:	(For delivery of Documents to Seller)	FAX No.:	(For delivery of Documents to Buyer)
4.	CHATTELS INCLUD	•		(For delivery of Documents to Buyer)
5.		rom all liens, encumbrances or claims c		convey all fixtures and chattels included in the s and chattels.
5.		ume the rental contract(s), if assumable		nted and not included in the Purchase Price. The
		co-operate and execute such documen	•	·
7.	tax shall be	e property (Real Property as described included in (included in/in addition to) ify on or before closing, that the sale of if applicable, is not included in the Pu	the Purchase Pric f the property is not sub	e. If the sale of the property is not subject to HST,
		INITIALS OF BU	YER(S):	INITIALS OF SELLER(S):

3. NOTICES: The Seller hereby appoints the Listing Brokerage as agent for the Seller for the purpose of giving and receiving notices

- 9. **FUTURE USE:** Seller and Buyer agree that there is no representation or warranty of any kind that the future intended use of the property by Buyer is or will be lawful except as may be specifically provided for in this Agreement.
- 10. TITLE: Provided that the title to the property is good and free from all registered restrictions, charges, liens, and encumbrances except as otherwise specifically provided in this Agreement and save and except for (a) any registered restrictions or covenants that run with the land providing that such are complied with; (b) any registered municipal agreements and registered agreements with publicly regulated utilities providing such have been complied with, or security has been posted to ensure compliance and completion, as evidenced by a letter from the relevant municipality or regulated utility; (c) any minor easements for the supply of domestic utility or telephone services to the property or adjacent properties; and (d) any easements for drainage, storm or sanitary sewers, public utility lines, telephone lines, cable television lines or other services which do not materially affect the use of the property. If within the specified times referred to in paragraph 8 any valid objection to title or to any outstanding work order or deficiency notice, or to the fact the said present use may not lawfully be continued, or that the principal building may not be insured against risk of fire is made in writing to Seller and which Seller is unable or unwilling to remove, remedy or satisfy or obtain insurance save and except against risk of fire (Title Insurance) in favour of the Buyer and any mortgagee, (with all related costs at the expense of the Seller), and which Buyer will not waive, this Agreement notwithstanding any intermediate acts or negotiations in respect of such objections, shall be at an end and all monies paid shall be returned without interest or deduction and Seller, Listing Brokerage and Co-operating Brokerage shall not be liable for any costs or damages. Save as to any valid objection so made by such day and except for any objection going to the root of the title, Buyer shall be conclusively deemed to have accepted Seller's title to the property.
- 11. CLOSING ARRANGEMENTS: Where each of the Seller and Buyer retain a lawyer to complete the Agreement of Purchase and Sale of the property, and where the transaction will be completed by electronic registration pursuant to Part III of the Land Registration Reform Act, R.S.O. 1990, Chapter L4 and the Electronic Registration Act, S.O. 1991, Chapter 44, and any amendments thereto, the Seller and Buyer acknowledge and agree that the exchange of closing funds, non-registrable documents and other items (the "Requisite Deliveries") and the release thereof to the Seller and Buyer will (a) not occur at the same time as the registration of the transfer/deed (and any other documents intended to be registered in connection with the completion of this transaction) and (b) be subject to conditions whereby the lawyer(s) receiving any of the Requisite Deliveries will be required to hold same in trust and not release same except in accordance with the terms of a document registration agreement between the said lawyers. The Seller and Buyer irrevocably instruct the said lawyers to be bound by the document registration agreement which is recommended from time to time by the Law Society of Upper Canada. Unless otherwise agreed to by the lawyers, such exchange of the Requisite Deliveries will occur in the applicable Land Titles Office or such other location agreeable to both lawyers.
- 12. **DOCUMENTS AND DISCHARGE:** Buyer shall not call for the production of any title deed, abstract, survey or other evidence of title to the property except such as are in the possession or control of Seller. If requested by Buyer, Seller will deliver any sketch or survey of the property within Seller's control to Buyer as soon as possible and prior to the Requisition Date. If a discharge of any Charge/Mortgage held by a corporation incorporated pursuant to the Trust And Loan Companies Act (Canada), Chartered Bank, Trust Company, Credit Union, Caisse Populaire or Insurance Company and which is not to be assumed by Buyer on completion, is not available in registrable form on completion, Buyer agrees to accept Seller's lawyer's personal undertaking to obtain, out of the closing funds, a discharge in registrable form and to register same, or cause same to be registered, on title within a reasonable period of time after completion, provided that on or before completion Seller shall provide to Buyer a mortgage statement prepared by the mortgagee setting out the balance required to obtain the discharge, and, where a real-time electronic cleared funds transfer system is not being used, a direction executed by Seller directing payment to the mortgagee of the amount required to obtain the discharge out of the balance due on completion.
- 13. **INSPECTION:** Buyer acknowledges having had the opportunity to inspect the property and understands that upon acceptance of this offer there shall be a binding agreement of purchase and sale between Buyer and Seller. The Buyer acknowledges having the opportunity to include a requirement for a property inspection report in this Agreement and agrees that except as may be specifically provided for in this Agreement, the Buyer will not be obtaining a property inspection or property inspection report regarding the property.